IN THE UNITED STATES DISTRICT COURT OF THE EASTERN DISTRICT OF TEXAS MARSHALL DIVISION

MOSAID TECHNOLOGIES INC.	§	
	§	
V.	§	No. 2:11CV179
	§	
DELL INC., ET AL.	§	
	ODDED	

ORDER

The above-referenced cause of action was referred to the undersigned United States Magistrate Judge for pre-trial purposes in accordance with 28 U.S.C. § 636. The following motion is before the Court: Joint Motion to Amend the Scheduling and Discovery Order Regarding the Number of Testifying Experts (Docket Entry # 545). The Court, having reviewed the joint motion, is of the opinion the motion should be **GRANTED**. It is therefore ordered that:

- 1. Each party² is limited to six testifying experts.
- 2. Each party may allocate its six experts to testify on issues without regard to which party bears the burden of proof on those issues.
- 3. A party may move the Court to add additional experts for good cause shown.

SO ORDERED.

SIGNED this 30th day of May, 2013.

AROLINE M. CRAVEN

UNITED STATES MAGISTRATE JUDGE

¹ The parties are advised that the increase to the limit on testifying witnesses will not be grounds to inflate the trial time allocated to each party.

² For these purposes, a "party" is Plaintiff MOSAID, any individual defendant, or a "Defendant Group," which the Scheduling and Discovery Order defines to include "a group of related corporate defendants that share a common parent and/or have parent/subsidiary relationships." Docket Entry # 351 at 8.